



35468

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Application of : **COHEN et al.**

Serial No.: 09/487,636 : Group Art Unit: 2157

Filed : November 30, 1999 : Examiner: Moustafa M. Meky

For : REAL-TIME MONITORING OF WEB ACTIVITIES

Honorable Commissioner for Patents  
P.O. Box 1450  
Alexandria, Virginia 22313-1450

**DECLARATION UNDER 37 CFR 1.131**

Sir:

We, the undersigned, Doron Cohen, Michal Jacovi, Yoelle Maarke-Smadja and Vladimir Soroka, hereby declare as follows:

1) We are the Applicants in the patent application identified above, and are co-inventors of the subject matter described and claimed in claims 1-63 therein.

2) Prior to September 30, 1999, we conceived our invention, as described and claimed in the subject application, in Israel, a WTO country. Conception of the invention is evidenced by a draft of the present patent application, entitled "Real-Time Monitoring of Web Activities," which was prepared by Dr. Daniel Kligler, of

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Maarke-Smadja and Soroka

Sanford T. Colb & Co., who was retained by IBM as outside counsel for the purpose of preparing the present patent application. The draft was prepared and submitted to us prior to September 30, 1999, on the basis of information that we supplied to Dr. Kligler. A copy of this draft is attached hereto as Appendix A.

3) The dates deleted from the footers of the pages in Appendix A are prior to September 30, 1999. Other passages deleted from the appendix are comments and questions inserted by Dr. Kligler, which are not relevant to the present declaration.

4) Conception of the invention covered by claims 50-59 and 63 in the present patent application is evidenced by claims 48-57 and 61 in the draft attached as Appendix A. These claims in the draft are substantially identical in language to claims 50-59 and 63 in the present patent application.

5) We responded to the draft with our corrections and comments on October 24, 1999.

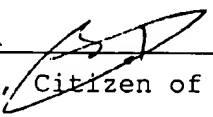
6) On October 26, 1999, Dr. Kligler sent us a revised draft of the patent application.

7) On November 4, 1999, we approved the revised draft for filing. After execution of the documents, the application was then sent to the United States, where it was filed on November 30, 1999.

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Maarke-Smadja and Soroka


We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and conjecture are thought to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application of any patent issued thereon.

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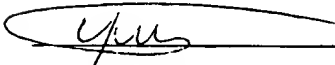
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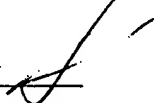
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2.11.04

Yoele Maarke-Smadja 

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France

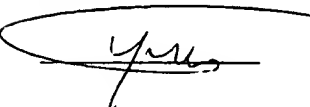
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02.11.04